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COMMONWEALTH OF VIRGINIA
STATE CORPORATION COMMISSION

AT RICHMOND, SEPTEMBER 27, 2001

APPLICATION OF

AOBA ALLIANCE, INC.

CASE NO. PUE010425

For a license to conduct
business as an aggregator
in both electric and natural
gas retail access programs

AMENDING ORDER

By Order dated September 14, 2001, AOBA Alliance, Inc. ("AOBA" or "the Company"), was granted License No. A-2 to provide competitive natural gas and electric aggregation services to commercial customers in the retail access programs of Virginia Power, AEP-VA, CGV, and WGL. In Ordering Paragraph (4) of that Order, the Commission dismissed the case from its docket.

The Commission's Rules Governing Retail Access to Competitive Energy Services, 20 VAC 5-312-10, et seq. ("Retail Access Rules"),¹ requires all competitive service providers and aggregators to file certain periodic reports with the Commission.

NOW UPON CONSIDERATION of the reporting requirements imposed upon AOBA pursuant to the Retail Access Rules, the

¹ Commonwealth of Virginia, At the relation of the State Corporation Commission, Ex Parte: In the matter of establishing rules for retail access, Case No. PUE010013, Document Control Center No. 010630011, Final Order (June 19, 2001).

Commission is of the opinion and finds that our September 14, 2001, Order Granting License should be amended to permit the filing of the requisite reports.

Accordingly, IT IS ORDERED THAT Ordering Paragraph (4) of our September 14, 2001, Order is hereby vacated and amended to read: "That this matter is continued generally."